

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF WASHINGTON

UNITED STATES OF AMERICA, ex
rel., SALINA SAVAGE, SAVAGE
LOGISTICS, LLC,

Plaintiffs,

v.

WASHINGTON CLOSURE HANFORD LLC;
FEDERAL ENGINEERS AND
CONSTRUCTORS, INC.; PHOENIX
ENTERPRISES NW, LCC; DENNIS
HOUSTON; BERNIE LAVERENTZ; AND
JONETTA EVERANO,

Defendants.

NO. CV-10-5051-EFS

**ORDER GRANTING THE
PARTIES' STIPULATED
PROTECTIVE ORDERS
REGARDING HIGHLY
CONFIDENTIAL DESIGNATION
FOR 1) WCH
PERSONNEL/EMPLOYMENT
RECORDS AND 2) SAVAGE
LOGISTICS' PROFIT AND
PERFORMANCE ON CONTRACTS**

Before the Court are the parties' Stipulated Protective Order [Motion] Regarding Highly Confidential Designation for Washington Closure Hanford, LLC (WCH) Personnel/Employment Records, ECF No. [58](#), and Amended Stipulated Protective Order [Motion] Regarding Highly Confidential Designation and Redaction for Savage Logistics' Profit and Performance on Contracts, ECF No. [60](#). After reviewing the stipulations and the record, the Court is fully informed and grants both stipulations.

Accordingly, **IT IS HEREBY ORDERED:**

1. The Stipulated Protective Order [Motion] Regarding Highly Confidential Designation for Washington Closure Hanford, LLC (WCH) Personnel/Employment Records, **ECF No. [58](#)**, is **GRANTED** as set forth below.

1 2. The Amended Stipulated Protective Order [Motion] Regarding
2 Highly Confidential Designation and Redaction for Savage Logistics'
3 Profit and Performance on Contracts, **ECF No. 60**, is **GRANTED** as set forth
4 below.

5 3. Testimony, documents, and information pertaining to the
6 following are designated ATTORNEY EYES ONLY: 1) the WCH
7 personnel/employment records, bates numbers WCH025783 - 25978, and 2) the
8 records of profit and loss on other Savage Logistics contracts (which may
9 also be partially redacted as to the identity of the customer), bates
10 numbers SAVAGE 000001-SAVAGE 000419.

11 4. Except as otherwise ordered by the Court or agreed by the
12 parties in writing in advance, disclosure of testimony, documents and
13 information relating to the 1) personnel/employee records designated as
14 "ATTORNEY EYES ONLY" and associated Derivative Material, and 2) records
15 of profit or loss on particular contracts performed by Savage Logistics
16 designated as "ATTORNEY EYES ONLY" and associated Derivative Materials,
17 shall be restricted to the following persons:

- 18 a) Counsel of record for the parties in this Litigation, and
19 their employees, paralegals, and other secretarial and
20 support personnel working under counsel's supervision;
21 b) In house counsel for any of the parties who are working
22 to assist Counsel of Record;
23 c) Judges, law clerks, and other personnel of the Court
24 before which this Litigation is pending;
25 d) The trier of fact;
26 e) Stenographic reporters and videographers at depositions
 and other proceedings in this Litigation; and

1 f) Non-party witnesses in the Litigation only to the extent
2 that such disclosure is strictly necessary in connection
3 with giving testimony in the Litigation.

4 5. All other paragraphs in the November 28, 2011 Stipulated
5 Protective Order, ECF No. [35](#), shall be applicable to these documents.
6 With the exception of the limitations set forth above, these documents
7 shall be treated in the same manner as Highly Confidential documents.

8 6. The Stipulated Protective Order [Motion] Regarding Highly
9 Confidential Designation and Redaction for Savage Logistics' Profit and
10 Performance on Contracts, **ECF No. [59](#)**, is **DENIED AS MOOT** because it was
11 amended.

12 **IT IS SO ORDERED.** The District Court Executive is directed to enter
13 this Order and to provide copies to counsel.

14 **DATED** this 12th day of July 2012.

15
16 S/ Edward F. Shea
EDWARD F. SHEA
17 Senior United States District Judge

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